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DEFENDANT CERVANTES' RESPONSE TO CO-DEFENDANT BAILEY'S MOTION TO CONTINUE TRIAL

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CHIEF JUDGE DAVID G. ESTUDILLO

THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA

UNITED STATES OF AMERICA,

Plaintiff,

f,

Case No. CR23-5085 DGE

v.

ISAAC CERVANTES,

Defendant.

DEFENDANT CERVANTES' RESPONSE TO CO-DEFENDANT BAILEY'S

MOTION TO CONTINUE TRIAL

Defendant Isaac Cervantes agrees that a continuance of the trial date and pretrial motions deadline is necessary to ensure that he receives effective assistance of counsel. Mr. Cervantes is similarly situated to the moving co-defendants in that he will need additional time to review discovery from the Government, conduct investigation and negotiations, and prepare for motions and trial. However, Mr. Cervantes believes that a six month continuance should be sufficient and he requests that the Court set a new trial date around the beginning of November 2023.

DATED THIS 25th day of April, 2023.

Lisa Mulligan, WSBA #29429

Attorney for Defendant Isaac Cervantes

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DEFENDANT CERVANTES' RESPONSE TO
CO-DEFENDANT BAILEY'S MOTION TO CONTINUE TRIAL

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## CERTIFICATION OF SERVICE

I hereby certify that on April 25, 2023, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all registered parties.

SIGNED AND DATED in Seattle, Washington, this 25th day of April, 2023.

Lisa Mulligan, WSBA #29429

Attorney for Defendant Isaac Cervantes

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